Troy G. Sexton, OSB #115184 tsexton@portlaw.com Motschenbacher & Blattner, LLP 117 SW Taylor St., Suite 200 Portland, Oregon 97204-3211 Telephone (503) 417-0517 Facsimile (503) 417-0527

Attorney for Defendant Brad Fredericks

UNITED STATES DISTRICT COURT DISTRICT OF OREGON

PORTLAND DIVISION

F. Antone Accuardi	
Plaintiff,	Case No. 3:13-cv-01825-ST
v. Brad Fredericks, John & Jane Doe 1-10, Defendants.	DEFENDANT BRAD FREDERICKS' SPECIAL MOTION TO STRIKE (ANTI- SLAPP MOTION)
	ORAL ARGUMENT REQUESTED

I. Local Rule 7.1 Certification

Pursuant to L.R. 7.1 counsel for the Defendants has attempted to confer with the Plaintiff by both phone and email, but Plaintiff never responded to Defense counsel's correspondence.

////

////

PAGE 1 - DEFENDANT DAVID STINGL AND TONY SIRIANNI'S MOTION FOR SUMMARY JUDGMENT

MOTSCHENBACHER & BLATTNER LLP 117 SW Taylor Street, Suite 200 Portland, Oregon 97204-3010 Telephone (503) 417-0500 • Fax (503) 417-0501

II. Motion

Pursuant to ORS 31.150, Defendant Brad Fredericks moves for an order to striking Plaintiff F. Antone Accuardi's complaint and seeks his reasonable attorney's fees. In support of his motion, Fredericks relies on his memorandum in support of this special motion to strike, its attached exhibits and declarations and the documents in the court's record.

Motschenbacher & Blattner LLP

/s/ Troy G. Sexton_

Troy G. Sexton OSB #115184 Of Attorneys for Defendant Brad Fredericks

PAGE 2 - DEFENDANT DAVID STINGL AND TONY SIRIANNI'S MOTION FOR SUMMARY JUDGMENT

CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing **DEFENDANT BRAD FREDERICKS' SPECIAL MOTION TO STRIKE (ANTI-SLAPP MOTION)** on:

F. Antone Accuardi 64783 E. Lupine Dr Rhododendron, OR 97049 503-564-9130 Email: interlaw@justice.com

[] Via First Class Mail
[] Via Email
[] Via Hand Delivery
[X] Via ECF Notification
DATED: November 18, 2013.

/s/ Troy G. Sexton
Troy G. Sexton, OSB #115184
tsexton@portlaw.com
Attorneys for Defendant Brad Fredericks.